

W.B. Moses & Sons

Special Sale of Laces and Upholstery Goods

The small quantities of Lace Curtains and the short lengths and remnants of Tapestries, Damasks and Brocades are to be offered at most interesting prices. There are several hundreds of pairs of the curtains and a considerable quantity and variety of the upholstery goods. The very greatly reduced prices we have made for these should quickly close them out. Ready Monday morning.

Reduced from	To
2 yds. Irish Pt. Lace Curtains, 10.50	7.50
3 yds. Irish Pt. Lace Curtains, 11.00	7.50
4 yds. Irish Pt. Lace Curtains, 11.50	7.50
5 yds. Irish Pt. Lace Curtains, 12.00	7.50
6 yds. Irish Pt. Lace Curtains, 12.50	7.50
7 yds. Irish Pt. Lace Curtains, 13.00	7.50
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98 yds. Irish Pt. Lace Curtains, 58.50	7.50
99 yds. Irish Pt. Lace Curtains, 59.00	7.50
100 yds. Irish Pt. Lace Curtains, 59.50	7.50

W. B. MOSES & SONS, F. ST., COR. 11TH.
Furniture Factory, 12th and Ohio Ave.
Mattress Factory, 452 Penn. Ave.

Storage Warehouse, 22d and M Sts.

STERLING FOUNTAIN PENS are best. \$1.25 to \$2.50. Topham's 1231 Pa. Ave.

PICTURES SUITABLE FOR SELLERS. A Large Assortment at Reasonable Prices. Especially low price for Teachers for Framing. VENABLE & BEALE, 7th St., 610 9th and 12th Sts. n.w. mh3-201,202

SIX MONTHS EACH. Sentence imposed upon the men who robbed Mr. Verhoff.

Louis Kohlmer and Robert Anderson, the young men who were arrested Wednesday afternoon by Detective Browne on a charge of stealing pictures and ornaments from the store of William H. Verhoff, as published in yesterday's Star, were arraigned in the Police Court today. There were fifteen charges preferred against Anderson and ten charges preferred against Kohlmer. The defendants were represented by Attorney Campbell Carrington, who said he desired to plead guilty for his clients.

The men, he explained, had been in the employ of Mr. Verhoff, and that gentleman was anxious that the court should impose a penalty in one case and take the personal bonds of the defendants in the other cases. Mr. Verhoff, he said, was anxious that this court should be taken.

Judge Kimball said the request was one that the court could only grant with regret. In the case of the men, he said, the whole community and not one man only has an interest. Other merchants are liable to be treated in the same way, and they are entitled to protection.

"This is their first offense," said Mr. Carrington. "These defendants are not old offenders, and perhaps by adopting the course suggested the ends of justice will be better met than by sending them to prison for a long term."

According to reports, Judge Kimball said, it was not their first offense, but it was the first time they had been caught. According to statements made to him fully one year ago, the defendants had been caught in a burglary of seventy-seven times.

"That is just what is wanted in this case," said Mr. Carrington. "Mr. Verhoff wants to give them an opportunity to repent."

Mr. Verhoff asked the court to impose a fine. The sending to jail of Kohlmer would mean that he would have to support his family. Judge Kimball said he could not consent to the imposition of fine and only the defendants six months each in one case. Sentence in the other cases was suspended.

Death of Henry Woodward. Mr. Henry Woodward died yesterday morning, after a brief illness, at his residence, 3043 N street. The deceased was the son of the late Rosewell and Catherine H. Woodward. He was stricken with paralysis some time ago and left a cripple. Thursday evening he retired in apparently good health, but shortly after midnight was taken sick, and despite all that could be done for him he expired five or six hours later, death being due to heart trouble. Some years ago the deceased lost an arm at St. Louis. The funeral will be private, the interment being at Guilford, Conn.

Real Estate Transfers. Columbia Heights—Albert Levi et ux. to Cora Behrend, lot 2, block 2; \$20 (stamps, \$0).

B street southwest between 3d and 4th streets—John F. Kelly to James W. French, part original lot 22, square 54; \$1,500.

Edington—Levi Bowersox to Robert R. Mahoney, lots 33, 34, 35, square 5; \$10 (stamps, \$0).

M street northeast between 5th and 6th streets—Ellen Vermillion to Church Home, lots 8 and 9, square 82; \$10 (stamps, \$0).

Truett—Truett P. Edwards, trustee, to Gustav Voigt, part original lot 16, square 42; \$2,825.

N 315 E street northeast—Frank S. Collins et ux. et al. to C. Claud Brumm, lot 61, square 89; \$10 (stamps, \$0).

N 317 E street northeast—Sam to Lucy Brumm, lot 62, square 89; \$10 (stamps, \$0).

F street northwest between 20th and 21st streets—Orville B. Babcock, own right and trustee, to Ellen Wachs, lots 21 and 22, square 104; \$5 (stamps, \$0).

Kalorama Heights—Redford W. Walker et ux. et al. to Wm. L. Lanning, lots 33, 34 and 35, block 3; \$10 (stamps, \$0).

Twenty-first and O streets northwest—Matthew L. Anson et ux. to Rachel W. Taylor, lot 109, square 60; \$10 (stamps, \$0).

Hanover place between North Capitol and 1st streets—Thomas Semmes et ux. to B. C. Prout, lot 46, square 617; \$10 (stamps, \$0).

Fourteenth street northeast between F and G streets—Rosalie Moxley et vir, Judson T. to Wm. E. P. Brady, lot 43, square 100; \$10 (stamps, \$0).

Fourteenth street and Pennsylvania avenue northwest (Willard's Hotel)—Joseph E. Willard et ux. to Joseph J. Darlington, Edw. J. Steliwagen and Mahlon Ashford, trustees of the Virginia Hotel Company, original lots 1, 2 and 16, part original lot 15, square 227; \$500.00.

Thomas Fritz, seven years old, was struck by a Capital Traction car at Pennsylvania avenue and 7th street southeast about 5:30 o'clock yesterday afternoon. He was not badly injured.

Miss Haskell's Readings. Mrs. Minetta Sargent-Haskell, who has for the past two weeks been giving such delightful recitals throughout the city, gives one Monday evening, April 2, at the Vermont Avenue Christian Church.

Whether pathetic, humorous, grave or gay Mrs. Haskell is perfect mistress of her art, and Monday will give the finest of her impersonations, "Les Miserables." The proceeds of the evening will be devoted to the famine sufferers of India, and a generous silver offering will be asked in lieu of selling tickets. No one has ever more entirely captured the hearts of an audience than does this talented St. Louis woman, and the church will probably be filled to its utmost capacity. The musical program will be arranged by Mrs. Eugene Byrnes and Miss Salade Drown.

If you want work read the want columns of this Star.

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THE WRECK STEAMBOAT CO. POTOMAC RIVER BOATS. On and after Sunday, December 24, 1899, the steamer Potomac will leave 10th street wharf every Thursday at 4 p.m. for Baltimore and river landings. All river freight must be prepaid. Baltimore freight collected. Passengers must be accompanied by a receipt from STEPHENSON & BRO., Agents. Telephone 745. d-22-12-17

E. S. RANDALL'S POTOMAC RIVER LINE. Steamer HARRY RANDALL will leave River View wharf Sundays, Tuesdays and Thursdays at 7 a.m. for intermediate landings to Colonial Beach, Bushwood, Rock Point, Colton's, Leonardtown, Abell's, Nomin's, Conns and Leonardtown. On Fridays, for intermediate landings to Colonial Beach, Bushwood, Rock Point, Colton's, Nomin's, Conns. See schedule in effect August 21, 1899. C. W. RIDLEY, General Manager. a-16-18-17 C. W. RIDLEY, General Manager.

LADIES' GOODS. FUR GARMENTS MADE TO ORDER; REMODELING OF OLD FURS TO THE LATEST STYLE; SPECIALTY: ladies' tailor-made suits made to order. St. guaranteed. E. HORGAN, 806 K st. n.w. mh3-17

Sewing Machines Repaired. Promptly attended to at 1422-3rd St. OPENHIMMER'S, 514 9th n.w.

NEW PUBLICATIONS. ARE YOU INTERESTED IN PHOTODUPLICATION? Write for THE SOUTH STAR, a new publication, devoted to the publication of the latest news, current events, and all that is new and interesting in the world. Send this advertisement with 25 cents for one year's subscription. SOUTHERN PUBLISHER, Baltimore, Md. 1*

ATTORNEYS. CAMPBELL, CARRINGTON, ATTORNEYS-AT-LAW. 1000 Pennsylvania Avenue, N. W. D. C. Residence, No. 2 Mount Vernon Place, N. W. D. C. and 9th St. n.w. mh3-17

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AGAINST MUZZLE ORDER

FRIENDS OF THE DOG FORCIBLY EXPRESS THEMSELVES.

Opinion Expressed That the Commissioners and Congress Should Be Muzzled—Resolutions Adopted.

The friends of the dog, to the number of one hundred or more, assembled last evening at National Rifles' Hall, in adjourned mass meeting, to continue their protest against the proclamation of the Commissioners of December last, requiring that all dogs running at large in this city shall wear muzzles. It seemed to be the sense of the meeting, expressed through the indignant remarks of those in attendance, that the Commissioners should be muzzled, and also, possibly, the men in Congress who framed the statute under which the Commissioners had acted. The expression was also gathered from the remarks that each person present owns the most intelligent, valuable and all-around dog on earth.

The dog owners were evidently in earnest. A resolution to the effect that the petition drawn at the last meeting and numerous signed, asking the Commissioners to rescind the muzzling order, should be forwarded to the Commissioners at once and another resolution urging that the conduct of the pound be placed under the supervision of the Humane Society were adopted unanimously.

Cartoon Displayed. When Mr. George W. Evans called the meeting to order at 8 o'clock there was displayed on the stage a big cartoon, depicting a picture of an immense dog muzzled, surrounded by a number of little dogs unmuzzled. It was inscribed, "A Free Country—To Foreign Dogs Only." In his opening remarks Mr. Evans spoke at some length of the work in hand, reviewing the steps that had already been taken and what remained to be done. He commented on the stand taken by Senator Gallinger in relation to the muzzling order, and urged that nothing be said or done that might be considered a slur upon the Commissioners, considering appeals to their good sense to be more effective than other measures.

About 2,000 signatures, said Mr. Evans, had been secured to the petitions circulated during the campaign. The chairman then placed before the meeting a communication he had forwarded to the Commissioners and the reply of the municipal rulers thereto. He had asked to be informed as to the amount received from the dog tax through the selling of license tags; the amount received from the redemption of tagged dogs at the pound; the amount received for dead dogs and skins; the cost of the impounding service; and the authority of law by which a fee of \$2 is charged for the redemption of a tagged dog at the pound.

Give Statistics. In their reply as read by Mr. Evans the Commissioners set forth that the amount received from the sale of dog tags from July 1, 1899, to March 28, 1900, was \$16,125.54. Received from pound fees during the same period, \$14,410.35; no revenue from the sale of dead dogs or the skins, as such carcasses or skins are without market value in this city; expense of the regular pound service from July 1, 1899, to March 30, 1900, inclusive, salaries, \$2,340; contingent expenses, \$442.10; total, \$2,782.10; pound service, \$423, expended in salaries; contingent expenses, \$77.10; total, \$500.20. No additional fee of \$2 has ever been charged for the redemption of a tagged dog caught and impounded on account of being unmuzzled. The usual pound fee of \$2 is charged for the release of every dog, whether tagged or not, by authority of an act of Congress to create a revenue in the District of Columbia, by levying a tax upon all dogs therein, and for other purposes, approved June 10, 1878.

"Are we going to tolerate any such business as this?" remarked this speaker, with some spirit. "Not by a long sight. They think they are overboard in Boston for less than that."

Mr. McMurray's Views. The chairman next recognized "Mr. Mac," otherwise Mr. McMurray, who is well known in this city as a lover and trainer of dogs. He declared that he has owned and trained the greatest dog in the world, and knows pretty nearly all there is to know about such animals. Among every 100 dogs killed for rabies, said the speaker, only one has the disease.

"Give 'em a teaspoonful of salt and they will be over their hydrophobia in five minutes," said "Mr. Mac." He went on to declare that a dog won't go mad in the winter, although a muzzled dog kept by a man trying to get the muzzle off is apt to go mad from that cause alone.

After it had been moved that the petition as signed be forwarded to the Commissioners, several of those present declared that they were opposed to petitioning the Commissioners to do anything; they "might as well petition the moon," the only proper thing to do was to go to Congress, as it was a waste of time to deal with the Commissioners.

Expected No Consideration. "The Commissioners don't owe their appointments to us," declared one, "and therefore they won't give us any consideration." "A muzzle killed my dog," remarked another indignant owner, "and when I took the remains to the bureau of animal industry for examination they declared that death was due to pneumonia. Think of that."

It was suggested that in the event the law would prevent the transfer of the pound to the Humane Society, the difficulty would be overcome by having representatives of the Humane Society appointed employees of the pound.

Mr. Hill at this point urged that the Commissioners be approached in a proper manner. By following such a course, he said, redress might be secured. Hardly in keeping with this sentiment, however, a proposed resolution read a moment later. It set forth that the best way to have the offensive law rescinded would be to muzzle the men who passed the law, in order that they might realize how it felt to wear a muzzle. The individual who offered this resolution explained that he would not actually try to get the muzzle off, but for a democratic rally around the corner that demanded his presence.

THE CASE DISMISSED. Mr. Henry J. Kintz Relieved of Charges of False Pretenses. The charges of false pretenses recently preferred against Henry J. Kintz by Alonzo H. Colnar have been dismissed after a hearing before Judge Kimball in the Police Court. It appeared from the testimony that Mr. Kintz, who is an elderly gentleman, entered into a contract with Colnar and an associate, whereby, for a consideration of \$500, the latter were to have the right to cut the timber from property owned by Mr. Kintz in Westmoreland county, Va. Mr. Colnar testified that \$275 was paid over to Mr. Kintz, the remainder of the contract price to be secured in real estate notes. Colnar then testified that when he went to the property to inspect the timber he found there was hardly any fit for commercial purposes, and that the amount that could be taken from the tract had been misrepresented. Mr. Kintz testified that he had not been near the place for the past thirteen years, but he had been informed by persons lately from the locality that the timber available was of the same quantity and quality as he assured Mr. Colnar. Other persons appeared from the vicinity of the Kintz tract in Westmoreland county had been consulted by the purchaser of the timber before the contract was entered into. Judge Kimball ruled that Mr. Kintz, the defendant, had evidently acted in good faith, but should have been more careful in informing himself of the condition of his estate. The case was promptly dismissed. Judge Kimball said if the prosecuting witness could get relief at all it would be through the civil courts. There was no loan transaction between the parties nor was Mr. Kintz ever held for the grand jury, as has been stated.

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Is prepared from the best known vegetable remedies, by a combination, proportion and process peculiar to itself. Thus it possesses peculiar curative power and effects marvelous results where all others totally fail. It is the perfect blood purifier, stomach tonic and nerve strengthener—the best Spring Medicine that money can buy. Get a bottle TODAY.

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A Bunch of Bargains

Every article we offer for sale is a fresh illustration of the great saving power of cash, and the senseless extravagance of buying at credit concerns. Take any one of these prices and figure out the amount of the saving, and then think that it is just the same all along the line. It will mount up to a tidy sum in the furnishing of a house. Why shouldn't you have that money just as well as the furniture dealer?

Take Matting

As another instance. You must pay the credit dealer 30c, 35c, or 40c for a good quality of Matting. We offer you the same qualities at 20c, or 25c, and have dozens of pretty patterns for you to choose from.

Baby Carriages

Don't you believe it is necessary to pay a great, big price to get a handsome Baby Carriage. Our stock tells an altogether different tale. We've many, many beautiful styles at prices that will make you wonder.

JACKSON BROS.

5 Great Cash Furniture Houses, 915-917-919-921 Seventh Street, Through to 630 Mass. Ave.

Reclining Go-Carts. We have a fine line of the new "Sleeper" Go-Carts, which can be adjusted for sitting or lying. A fine rattan one we sell as low as \$5.85. With cushion and parasol, \$8.85.

A California is about the most useful article in the house. This one is solid oak, dovetailed drawers, brass trimmings. Credit houses ask \$6.50. Our price is \$3.98.

This fine-looking China Closet is quartered golden oak, highly polished, with bent glass ends. You'll find it \$17.50 the usual price. \$11.75

This handsome Dining Chair, that others ask us \$1.50 for, high back, brass arms, cane seat, selected oak. Our price..... \$0.9c.

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